SENATE.

Monday, July 6, 1868. The Senate met at 101 o'clock. President in the chair.

Prayer by the Rev. Mr. Branson, of this city.
Mr. Galloway introduced the following

resolution, which lies over: Resolved, That a committee of three members of the Senate to be joined by four members of the House of Representatives, be appointed to consider and report at an early day on the subject of the removal of political disibilities from certain citizens of North Carolina.

Mr. Burns introduced a resolution appointing a committee to investigate the condition of the Office of Auditor of Public Accounts. Lies over.

Mr. Robbins offered a substitute for his motion of Saturday last, requiring the committee on investigation to ask the opinion of the Judges of the Supreme Court of North Carolina upon certain questions. Lost, The question recurred on the original mo-

tion as amended by Mr. Rich. The yeas and nays were ordered upon mo tion of Mr Robbins, and resulted as follows: YEAS.-Messrs. Barnes, Beeman, Love, Melchor, Mason, Purdie, Robbins, Wynne,

Winstead-9. NAYS. - Messrs. Barrow, Bellamy, Brogden, Burns, Blythe, Cook, Davis, Eaves, Etheridge, Eppes, Forkner, Galloway, Hayes, Harrington, Hall, Hyman, Legg, Lassiter, Long, Martindale, Moore, of Carteret, Moore, of Yancey, Rich, Respass, Richardson, Smith, Shoffner, Sweet, White, Welker, Wilson-

The motion was lost. A message was received from the House Bill, entitled "an Act to provide for thire qualification of core cently al he State of Nor

The bill was read the first time. A message was received from the House of Representatives transmitting the report of the committee on Joint rules, for the government of intercourse between the two

The rules were adopted. The resolution of Mr. Gilloway relative to frauds in the election in Caswell County, was taken up and passed.

House bill, No. 1, in relation to the bond of the Public Treasurer was taken up and passed, and a message was transmitted to the House of Representatives informing that body of the passage of the same.

The resolutions of Mr. Robbins, declaring the Constitutional Amendment of no force or effect in North-Carolina, were taken up, and after being discussed by Mr. Robbins in favor of the resolutions, and Messrs. Blythe, Welker, and Galloway against them, Mr. Barrow called for the previous question. The call was sustained.

The yeas and nays were ordered upon motion of Mr. Robins and resulted yeas 8, navs 33.

YEAS.-Messrs. Barnes, Beeman, Love Melchor, Mason, Purdie, Wilson.

NAYS .- Messrs. Barrow, Bellamy, Brog den, Beasley, Burns, Blythe, Cook, Davis, Eaves, Etheridge, Eppes, Forkner, Galloway, Hayes, Harrington, Hall, Hyman, Legg, Lassiter, Long, Martindale, Moore, of Carteret, Moore, of Yancy, Rich, Respass, Richardson, Smith, Shoffner, Sweet, White, Wynne, Welker.

The resolutions were rejected. Mr. Bregden introduced the following resolution which was adopted:

Resolved, That a message be sent to the House of Representatives proposing to print fifty copies of the Inaugural address of Gov. W. W. Holden, delivered on the 4th July, as in our opinion it should be extensively circulated among the people in every County of the State. Resolved, That the remarks delivered by

Judge Edwin G. Reade and Tod R. Caldwell, President of the Senate, be published with the Inaugural address of the Governor.

The resolutions were sent to the Is use of Resolutions was granted leave of absence

on account of the illness of his family. On motion of Mr. Galloway, the Senate took a recess until four o'clock.

RECESS. The Senate assembled at 4 o'clock. Mr. Hayes moved that the rules be suspended, and that House bill entitled "an Act to provide for the qualifications of officers recently elected under the Constitution of the State of North-Carolina," be taken

up, and put on its second reading. The motion was lost, and on motion of Mr. Robbins, the bill was referred to the following committee, appointed by the President: Robbins, Sweet, Barrow, Winstead and Shoffner.

The committee on rules reported, and after an amendment offered by Mr. Robbins, striking out the previous question as second erder of business, and making it the last order of business, the rules were read, adopted by sections, and then as a whole.

Mr. Welker introduced a resolution providing for the printing of the rules, which passed. A message was received from the House

of Representatives transmitting the Senate Resolution to print the Inaugural Address of the Governor, and other matter, with amendment, making the number of copies ten thousand. A motion of Mr. Rich to concur, was lost,

and a message was transmitted to the House of Representatives notifying that body of the A message was received from the House

of Representatives, transmitting a bill entitled "a bill to Amend the Charter of the Davidson Copper Mining Company." Read first time. A message was received from the House transmitting House bill No. 2. "A bill to

provide for the holding of a special term of the Supreme Court of Caswell County."-Read first time.

Several members gave notice of the future introduction of bills. On motion of Mr. Barrow the Senate adjourned to 10 o'clock to morrow.

HOUSE OF REPRESENTATIVES. EVENING SESSION.

Monday, July 6, 1868. The House was called to order at o'clock by the Speaker. Mr. Estes, presented a petition from J. T. Siegrist, contesting the seat of W. W. Grier, of Mecklenburg.

A message was received from the Senate transmitting resolutions, proposing to print for each member of the General Assembly 50 copies of the Inaugural Address of the Governor, delivered on the 4th inst., accompanied with the remarks of the Lieutenant Governor and of Judge Reade, and asking the concurrence of the House in the same. Some debate sprung up as to the proprie-

ty of making an appropriation for the printing of the remarks of Judge Reade, when Mr. Abbott moved to amend by striking out 50 copies for each member, and insert

10,000 copies. Mr. Proctor moved to amend by inserting also the remarks of Attorney General Coleman. Lost.

The amendment of Mr. Abbott was then put and carried, and the resolutions as amended was adopted, and the Senate or-

dered to be so informed. The Senate, by message, asked the concurrence of the House in the following reso-

Resolved, The House of Representatives concurring, that the military authorities be respectfully requested to forward to the General Assembly of North-Carolina the papers in the case of the alleged frauds in the election in Caswell County.

Mr. Hodnett said he held a certificate of lution proposed to put him on a second trial. If the subject was again investigated, he wanted to be tried by the law of the State, which entitled him to thirty day's

Mr. Durham said that the papers called for by the resolution would not be received as evidence by any civil court in the State. The Constitution continued in force all laws of the State until legally altered. He insisted that members would violate their oaths by going contrary to the law continued in force by the Constitution which they all had sworn to support. He moved to lay the resolution on the table, but, by request, withdrew the motion.

Mr. Abbott thought the testimony taken by the military was legitimate. The history of the three years past of military rule could not be ignored. The admission of such testimony did not prevent Mr. Hodnett from introducing other evidence, if he had any to offer. He read an order of Gen. Canby, alluding to the alleged frauds in

Caswell County. The passage of the resolution was urged Messrs. Downing, Seymour, Justice, of Rutherford, and others, and opposed by Messrs. Bowman, Argo and Pou.

Mr. Harris, of Wake, offered an amendment by adding the words "and all other evidence pertaining to similar cases in counties in this State'

Mr. Estes moved to amend by referring the whole matter to the committee on privileges and elections.

Mr. Durham moved to lay the amendment of Mr. Estes on the table. Lost. The amendment to refer was then put and

Ir. Argo offered a substitute, but with-

. Harris, of Wake, thought the resoluregular, and in accordance with the acof Gen. Canby, who had not fully end into the details of the frauds alleged. If the records of the elections held by the military are to be set aside by the Legislature, what have we for our guide? All of the members held their seats by commissions issued by military authority. If fraud had been perpetrated, and violence used to deter men from the polls, that might be "unfinished business" mentioned by the General in his order. The evidence in the possession of the military would facilitate investigation, and save much time. He hoped the resolu-

tion would pass. Mr. Davis moved that the amendment of Mr. Harris, of Wake, be laid upon the table. Lost.

Mr. Durham moved that the resolution be laid on the table, and called for the ayes and nays, which call being sustained, the House ref sed to lay upon the table. Ayes 31; nays 64. The resolution as amended was then

passed. Mr. Abbott, from the committee on rules, reported. Ordered that 200 copies of the same be printed, with instructions that a copy be laid upon the desk of each member on to-morrow.

A message was received from the Senate announcing the passage by that body of the House bill in relation to the bond of the Public Treasurer. Also, Senate resolution proposing to print

the usual number of Senate and joint rules, with marginal notes; which was ordered to | Clerk. lie over. The Senate, by message, returned the | B. Rich, of Pitt county.

House amendment to print 10,000 copies of the Inaugural Address of the Governor, &c., with a refusal to concur. Mr. Bowman moved that the House re-

cede from its amendment. Carried. Mr. Bowman gave notice that he would introduce a bill to change the name of the town-site of "Davis" in Mitchell County to "Bakersville." On motion, the House adjourned until tomorrow at 10 o'cluck, A. M

TUESDAY, July 7th, 1868. The Senate met at 10 o'clock. The President in the Chair.

Prayer by the Rev. Mr. Blythe, Senator from Henderson. The Journal of yesterday was read and

approved. Mr. Robbins presented the credentials of Mr. John H. McLaughlin, Senator from Ire-The President asked the Senator if he

knew of any reason why he should not be sworn in. If he was banned by any of the reconstruction Acts or the Constitutional Amendment Mr. McLaughlin replied "that his constituents had answered that question, and that

he could not be interrogated." On motion of Mr. Rich, the credentials of the Senator from Iredell were referred to the Committee on Investigation. Mr. Welker introduced a resolution in re-

lation to the erection of a penitentiary .-Lies over. Also, a resolution, admitting the Code Commissioners to the floor of the Senate. when in a committee of the whole. Lies

Also, a resolution in relation to the Board of Public Charities. Lies over. . Mr. Hyman and Mr. Moore, of Carteret, resolutions in regard to the per diem and

milage of the members of the Legislature .-The following resolution of Mr. Galloway, was taken up, passed and transmitted to the House of Representatives:

· Resolved, That a committee of three mcmbers of the Senate to be joined by four from the House of Representatives, be appointed to consider and report at an early day on the subject of the removal of political disabilities from certain citizens of North-Carolina. The chair announced the following Com-

mittees: Committee of Propositions and Grievances :- Messrs. S. P. Smith, C. H. Brogden. C. Melchor, A. H. Galloway, J. W. Etheridge,

L. A. Mason, P. T. Beeman. Committee on Privileges and Elections :-Messrs, W. H. S. Sweet, P. A. Long, Henry Eppes, O. S. Hayes, J. W. Purdie, James Blythe, J. W. Beasley. Committee on Claims: - Messrs, J. M. Lind-

say, S. J. Forkner, W. L. Love, J. A. Hyman, D. D. Colgrove, J. B. Respass, J. H. Davis. Committee on the Judiciary :- Messrs. C. S. Winstead, Wm. Barrow, W. M. Robbins, W. H. Sweet, R. W. Lassiter, R. J. Wynne,

J. B. Cook. Committee on Internal Improvements: -Messrs. D. J. Rich, R. W. Lassiter, J. B. Eaves, James Blythe, Silas Burns, F. G. Martindale, S. J. Forkner.

Committee on Education and Literary Board:-G. W. Welker, R. W. Lassiter, D. D. Colgrove, J. A. Hyman, J. B. Eaves, E. A. White, N. B. Bellamy.

Committee on Banks and Currency .-Messrs. C. H. Brogden, J. S. Harrington, W. M. Robbins, W. L. Love, D. D. Colgrove, P. T. Beeman, E. Legg.

Committee on Corporations:-W. M. Robbins, D. J. Rich, W. A. Moore, of Carteret, Henry Eppes, P. A. Wilson, Lawson Mason, T. M. Shoffner.

Committee on Military Affairs:- Messrs. F G Martindale, J B Eaves, Joshua Barnes, C. S Winsted, J M Lindsay, A H Galloway, S | Sykes. P Smith

Committee on Agriculture: -Messrs. W D Jones, of Wake, J S Harrrington, J W Purdie, L D Hall, W B Richardson, W M Moore, of Yancey, J W Beasley.

The following resolution introduced by Mr. Burns, was taken up, adopted, and transmitted to the House: Resolved, That a joint committee of two from the Senate, and two from the House of curred, and the Senate was ordered to be so Representatives, be appointed, whose duty notified.

it shall be to inquire into and report at as election signed by Gen. Canby, as the result | an early a day as practicable, the condition of a trial before a military commission in- of the office of Auditor of Public Accounts, stituted by the General; and that the reso- and that said committee, if deemed necessary, may employ such aid as in their judgment will facilitate the progress of their duties.

The following messages were received from the House of Representatives:

A message concurring in the Senate reso lution to print the rules of both Houses. A message returning Senate resolution concerning election frauds in Caswell county, amended by adding : "and all other evidence pertaining to similar cases in the State." On motion of Mr. Etheridge, the Senate

concurred in the House amendment. A message was transmitted to the House of Representatives, informing that body of the The President appointed Messrs Gallo-

way, Welker, and Love, as Senate branch of

of Rrepresentatives, proposing to go at once

that committee. Also, Messrs. Burns and Brogden, as Senate branch of the committee on the resolution relative to the office of Auditor of Public Accounts. A message was received from the House

into an election of an Enrolling Clerk-asking the concurrence of the Senate. On motion it was ordered that the proposition of the House of Representatives, to proceed to an election for an Enrolling Clerk be concurred in, and that a message be sent to the House of Representatives, informing that body of the same, and that Messrs. Sweet and Wilson have been appointed by the President of the Senate, as the Senate

committee to superintend the election; and that the Senate will proceed to the election upon the return of the messenger.

Mr. Barrow nominated John A. McDon-

A message was sent to the House of Representatives, notifying that body of the The President announced the return of the messenger, and that the Senate would proceed to the election of an Enrolling Clerk.

The following Senators were excused from voting: Messrs, Robbins, Forkner, Beasley, Barnes, Eaves, Smith, Love, Etheridge, Long, Welker, Shoffner, Brogden, Wilson, and Eppes.

The following message from the Hruse of Representatives were received: A message transmitting a Bill, entitled A bill to change the name of Town Site of Mitchell county.'

The bill was read its first time. A message was received from the House of Representatives, receding from the amendment of the Senate resolution in relation to the printing of the Governor's Message and other documents-and concurring in the original resolution.

A message transmitting a bill entitled "A bill to provide for the relief of the Sheriffs and their sureties of the State." Read first Mr. Barrow introduced a bill for the relief of the Schrift of Northampton.

The bill was amended so as to include Nash and Wilson counties. Passed first reading. On motion of Mr Long, the bill, entitled "A bill to amend the charter of the Davidson Copper Mining Company," was taken up, and read second time; and on motion,

vas referred to the committee of the Whole. On motion of Mr. Moore, of Carteret, the Senate proceeded to elect an Engrossing Mr. Moore, of Carteret, nominated Mr. W

Mr. Love, nominated R W Best, late Secretary of State. The yeas and navs were taken. Scnator Rich was excused from voting. Mr. Rich having received 29 and Mr. Best

6, was declared elected.

On motion of Mr. Robbins, the rules were suspended to allow him to introduce a bill in relation to marriage licenses, The bill was read first time. On motion the rules were suspended-and A motion to suspend the rules, and put the bill upon its third and last reading, was

lost; and upon the motion of Mr. Jones, of Wake, the bill was referred to the committee on the Judiciary. Mr. Long moved to adjourn to 101 o'clock o-morrow. Mr. Blythe moved to amend by saying

P. M. this evening. Carried. The motion was put as amended, and Mr. Welker moved to adjourn to 101 tomorrow. Carried.

HOUSE OF REPRESENTATIVES. TUESDAY, July 7, 1868. Mr. Seymour, acting as Speaker protem,

called the House to order at 10 o'clock. Prayer by Rev. Mr. Welker. A message was read from the Governor. informing the House that he had complied with the joint resolution of the two Houses asking for copies of the Constitution and of the ordinances of the late Convention.

By Mr. Rhodes, a bill entitled an act concerning the settlement of public taxes. Mr. Abbott suggested that the bill be referred to the Committee on Finance. So re-

UNFINISHED BUSINESS. Mr. White's hill for the relief of Sheriffs and the sureties of such as have died, was put upon its third reading.

Mr. Abbott moved to amend by striking out Section 1. Carried. Mr. Abbott moved to amend Section 3, by inserting "that the liens of the State shall

not be impaired." Carried. The bill, as amended, was then adopted. Mr. Bowman introduced a bill to change the name of the town site in the County of Mitchell, from 'Davis' to 'Bakersville'; and moved that the bill be put on its second and third readings, which motion prevailed. The bill then passed its second and third

Mr. Abbott introduced the following resolution, which was adopted: "WHEREAS, It being known to some of

the members of this body that Rev. Henry Hardie, of this City, has made a tour of this State, and is now engaged in preparing a volume, which shall embody an account of the resources of North-Carolina for the information of the public, especially those at a distance, who contemplate settling here.

Therefore Resolved, That the Committee on Education be instructed to confer with Mr. Hardie as to the contents of the book looking to its publication, and make such recommendations in regard to it as may seem to them

proper." Mr. Banner, Representative elect, from Watauga, appeared, qualified, and took his

Mr. Durham moved that a message be sent to the Senate proposing to go at once into the election of enrolling clerk. A message was received from the Senate asking the concurrence of the House in a resolution to raise a joint committee of seven on the removal of political disabilities from certain citizens, Messrs. Galloway, Welker

and Love constituting the Senate branch of that committee. On motion of Mr. Sinclair, the House concurred. The Speaker appointed as the House branch, Messrs. Graham, Sinclair, Foster and

The Senate, by message, also asked the concurrence of the House in a resolution to raise a joint committee of five-two on the part of the Senate, and three on the part of the House-whose duty it shall be to inquire at an early day into the condition of the accounts, &c., of the Auditor of Public Accounts, and report. On motion of Mr. Estes, the House con-

branch of the committee consists ers. Burns and Brogden; and the branch, Messrs, Estes, Davis, of Carnd Blair. teres

ived a message from the Senate, concurring in the proposition of the House to go im adiately into the election of Enrolling | For the Cape Fear District.) clerk and nominating for that office Mr. In the matter of James A. Allen, Bankrupt. McDonald, of Chatham. purham nominated Mr. John Syme,

of Wate, and the Senate was ordered to be so not fied Mesrs. Vest and Harris, of Franklin, were appoined to superintend the election. The ollowing is the vote in the House:

For Ir. McDonald .- Messrs. Abbott, Ames, Bowmin, Barnett, Barnes, Banner, Carson, Candle, Clayton, of Chowan, Crawford, Cawthern, Dixon, Downing, Ellington, Estes, Franklin, Forkner, Gahagan, Gunter, nant, Igram, Justice, of Henderson, Justice, of Ruberford, Jarvis, Kinney, Kelly, of Moore Long, of Chatham, Long, of Richmond, Leary, May, Morrill, Morris, McCanless, Aoring, Peck, Pou, Price, Parker, Procto, Pearson, Robbins, Ragland, Reynolds. Rhodes, Smith, of Martin, Stilley, Simmons, Seymour, Stevens, Sweet, Snipes, Sykes, Sinclair, Short, Siegrist, Stanton, Vestal, Vest, Wilson, Williamson, Wilkie, Wis-

wall and White-69. For Mr. Syme-Messrs, Argo, Armstrong, Boddie, Clayton, of Transylvania, Durham, Ellis, Ferebee, Gatling, Gibson, Hodnett, High, Humphries, Hawkins, Moore, Proffitt, Robinson, Smith, of Alleghany, Shaver, Thompson and Williams-20.

the Senate, and 20 in the House. Mr. McDonald was de lared duly elected. seymour moved to go into the election of engassing clerk, placing in nomination Mr. James E. O'Hara. Carried. Mr. Stanton nominated Mr. R. W. Best.

Mr. Vest nominated Mr. T. T. Best. The following is the ballot: For Mr. O'Hara-Messrs. Abbott. Ames. Clayton, of Chowan, Cawthorn, Downing, Ellington, Franklin, Forkner, Gahagan, Gunter, Graham, Hutchings, Harris, of Wake, Hodgin, Ingram, Justice, of Henderson, Justice, of Rutherford, Kinney, Long, of Richmond, Laffin, Mayo, Morrill, Morris, Mendenhall, Moring, Peck, Pou, Price, Parker, Proctor, Pearson, Robbins, Renfrow, Reynolds, Rhodes, Smith, of Martin, Stilley. Simmons, Seymour, Stevens, Snipes, Sykes,

Short, Siegrist, Wilson, Wilkie, Wiswall and White-49. For R. W. Best-Messrs. Argo, Armstrong, Boddie, Clayton, of Transylvania, Davis, Durham, Ellis, Ferebee, Gatling, Gibson, Greene, Hodnett, High, Humphries, Hawkins, Jarvis, Kelly, of Davie, Kelly, of Moore, Moore, Proffitt, Robinson, Smith, of Alleghany, Shaver, Stanton, Thompson, and Williams-26.

For T. T. Best-Messrs, Banner, Carson, Gilbert, Hoffman, Long, of Chatham, Leary, McCanless, Ragland, Vestal, Vest, Williamson-11. Mr. O'Hara was declared elected. The Senate, by message, informed the

House of the concurrence by that body in the House amendment to the resolution relation to contested elections. Mr. Bowman introduced a resolution in relation to public schools, and asked its

reference to the committee on education .-So referred. Mr. Abbott moved that hereafter the House meet at 11 o'clock, A. M. Mr. Justice, of Henderson, moved to

amend by inserting 101 o'clock, which being accepted by Mr. Abbott, the motion was put and carried. On motion of Mr. Laflin, the House ad journed until 4 o'clock, P. M.

The Speaker call d the House to order at 4 o'clock.

By Ms More Presentation in the W. M. Hard Pred to lie over. colorion in favor of The unfinisind business, being the consideration of the report of the committee on rules, was taken up, and the report read. The Speaker ordered the rules to be read

seriatim. Mr. Sweat moved to amend rule 6 by striking out the words "the Speaker shall examine and correct the journal before it is For the Punlico District of N. C. read." Lost. Mr. Durham moved to amend rule 21, by striking out "in" in line 1 and insert the

words "within the bar of." Accepted by the chairman of the committee. Mr. Durham moved to amend rule 38 by striking out in line 2 the words " or suspended," and place the word "or" before "altered." Accepted.

Mr. White moved to amend rule 39, by adding the words, "except the Quakers. Carried. Mr. Durham moved to amend by striking District Court of the

out rule 40, which embraces "the previous question." This motion elicted some discussion, participated in by Messrs. Durham, Pou and NOTICE IS HEREBY GIVEN, THAT A SECOND Argo in favor of strikingout, and by Messrs. Abbott and Estes in opposition thereto. The motion to strike out did not prevail.

Mr. Durham moved to amend rule 40 by dding the following proviso, which was compted:

in Bankruptey in said District, for the purposes named in the 27th section of the Lankrupt Act of March 2d, 1867.

W. H. MORROW, Assignee, P. O. Fayetteville, N. C. July 9, 1868. adding the following proviso, which was accepted: "Provided, That no one shall move the previous question except the chairman of a committee, whose report is under consideration, the mover of a resolution or bill, or the

author of a minority report." Mr. Argo moved to amend by strikeing out in line 3 the words "all amendments or," and insert after "debates" the words "on said questions." Lost. No other amendment being offered, the question recurred on the adoption of the re-

port as amended, which question being put was decided in the affirmative. Mr. Justice, of Henderson, gave notice that on to-morrow he would introduce a bill instructing the Judges of the Several Superior Courts to examine applicants for license to practice law, and grant license to all persons they deem qualified. On motion, the House adjourned until to-

morrow morning 101 o'clock.

Sealed Proposals, TN DUPLICATE, EACH ENDORSED WITH terms of Bidders, and date, will be received at this Office, at the Garrison Military Post, Goldsboro', N. C., or through the mail, directed to the undersigned, until 12 o'clock, M., on the

13th day of July, instant, for supplying this Military Post with WOOD for one year from the 15th day of July, inst. The Wood to be supplied to be Merchantable Hard Oak or Ash, cleft, and to be cut Four (4) feet long; to be delivered at the Garrison, Goldsboro', N.C., in such quantities as may be re quired, not exceeding Two hundred (200) Cords in any one month. The contractor to receive Government Vouchers from Post Quartermaster in payment for number of Cords accepted in each month. Proposals will be opened at this Office on the 15th day of July, inst., at noon. Bidders are invited to be present at the time of

opening their respective proposals. By order Byt. Brig. Gen. TYLER, U.S. A Chi. Quartermaster 2d Mil. Dis't., F. H. HATHAWAY, 2d Lieut. 40th Inf., Bvt. Capt. A. A. Q. M., U. S. A July 7, 1868.

DIVIDEND. THE BOARD OF DIRECTORS OF THE Raleigh & Gaston Railroad have declared a

the Company, payable at the office of the Company on and after July 16, 1868.

Office Ral. & Gaston R. R. Co.,
Raleigh, June 27, 1868

148—tjuly31. WANTED—AGENTS.—\$175 per month to said District, who has been adjudged bankrupt. This Machine is equal to the standard machines in every respect and is sold at the low price of \$20. Address NATIONAL SEWING MACHINE CO., Pittsburgh, Pa.

Of Gates county, and State of North-Carolina, in said District, who has been adjudged bankrupt upon his own petition by the District Court of said District.

F. W. BOND, Assignee, P. O. Edenton, N. C. 145—1m.

July 9, 1868.

Notices by Assignees.

NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- (IN BANKRUPTCY.) DISTRICT COURT OF THE UNITED STATES.

TO WHOM IT MAY CONCERN:-THE L undersigned hereby gives notice of his ap-pointment as Assignee of James A. Allen, of Rockingham county, and State of North-Carolina, in said District, who has been adjudged a Bankrupt upon his own petition by the District Court of said District.

P. F. DUFFY, Assignee, P. O. Wentworth, N. C. 153-1aw3tpd. July 9, 1868.

Assignee's Sale of Real Estate. N THE 23RD DAY OF JULY, 1868, I Will offer for sale, at public auction, in the Gilber Graham, Hutchings, Harris, of Frankin, Harris, of Wake, Hoffman, Hinthe following property, to-wit: One large and commodious dwelling house, with necessary outbuildings, and four acres of land attached, situated in said town, belonging formerly to James A. Allen.

Also, one tract of twenty-three acres wood land, near the town, and an equitable interest in a store-house and lot, formerly the property of . S. Allen. Also, two hundred and seventy-three acres of fine tobacco land, in three tracts of nearly equal size. One dwelling house and out-buildings at first class tobacco factory upon one tract, all situated in one mile of Wentworth, formerly property of J. D. Ellington.

Terms cash.
P. F. DUFFY, Assignee,
P. O. Greensboro', N. C.
153-law2tpd. NOTICE BY ASSIGNEE OF HIS AP-POINTMENT.-(IN BANKRUPTCY.)

Mr. Test reported that Mr. McDonald received in the Senate 23, and in the House 69—total 92. Mr. Syme received none in In the matter of William D District Court of the In Bankruptev. In the matter of William D. Ritter, Bank TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his ap-pointment as Assignee of WILLIAM D. RITTER, of

> State of North-Carolina, within said District, who has been adjudged a Bankrupt upon his own petition by the District Court of said District. ELIAS MANESS, Assignee, P. O. Carter's Mills, N. C. July 9, 1868. 153-law3tpd.

Carter's Mills, in the County of Moore, and

NOTICE BY ASSIGNEE OF HIS AP-POINTMENT.—(IN BANKRUPTCY.) DISTRICT COURT OF THE UNITED STATES. For the Cape Fear District | In Bankruptcy.

of North-Carolina. In the matter of John D. Brown, Bankrupt. TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his appointment as Assignee of John D. Brown, of Rowan County, and State of North Carolina, in said District, who has been adjudged bankrupt upon his own petition by the District

Court of said District. J. ALLEN BROWN, Assignee, P. O. Salisbury, N. C. 153-1aw3tpd. July 9, 1868.

Assignee's Sale of Real Estate. ON THE 18TH DAY OF JULY, 1868, I WILL offer for sale, at public auction, in the Town of Wentworth, Rockingham county, N. C., the following property, to-wit: One undivided morety in house and lot in the Town of Wentworth, known as the hotel property, with four acres of land attached. One tract of two hundred and twenty acres of fine tobacco land, well wooded, five miles south of Wentworth. Anothe tract of ninety acres two miles east of Wentworth An equitable interest in a tract of land formerly belonging to Allen estate, with good dwelling house and out-buildings, containing one hundred and sixty acres, and like interest in store house,

in said town. Terms cash. W. N. MEBANE, Assignee of James H. Hall. 153-lawtpd. June 27, 1868.

Assignee's Sale of Real Estate. O'N THE 25TH DAY OF JULY, 1868, I WILL sell, at public auction, in the Town of Wentworth, Rockingham county, N. C., the following property, to-wit: One thousand and twenty acres of fine tobacco land, well wooded, in tracts varying from three hundred and seventeen to thirtyfive acres, situate near the town. Also, one lot of eight acres, with good dwelling house and out of eight acres with good as buildings. One first class store how

Another lot ath first rate topaced alling a pro-ate in the low Terms cash.

W. N. MEBANE, Assignee

of W. M. ELLINGTON. July 1, 1868. 163-law3tpd. NOTICE BY ASSIGNEE OF HIS AP-

POINTMENT .- (IN BANKRUPTCY.) In the District Court of the In the matter of Jas. M. Heggie, Bankrupt. TO WHOM IT MAY CONCERN:-THE I undersigned hereby gives notice of his appointment as Assignee of the estate of JAME M. HEGGIE, of Granville county, and State of

adjudged a bankrupt upon his own petition by the District Court of said District. A. C. HARRIS, Assignee, P. O. Sassafras Fork, N. C. 153-law3w. July 9, 1868.

General Meeting of Creditors. In Bankruptey. United States. For the Cape Fear District. In the matter of Holly Gainey, Bankrupt. Notice is hereal to the Creditors of said Bankrupt will be held at Fayetteville, N. C., in said District, on the 3rd day of August, A. D., 1868, at 19 o'clock, A. M., at the Office of Wm. A. Guthrie, one of the Registers in Bankruptcy in said District, for the purposes named

NOTICE BY ASSIGNEE.

NOTICE BY ASSIGNEE. General Meeting of Creditors. DISTRICT COURT OF THE In Bankruptcy. UNITED STATES, For the Cape Fear District.

In the matter of Archibald McLean, Bank-NOTICE IS HEREBY GIVEN, THAT A SECOND NOTICE IS HEREBY GIVEN, THAT A SECOND General Meeting of the Creditors of said Bankrupt will be held at Fayetteville, N. C., in said District, on the 4th day of August, A. D., 1888, at 10 o'clock, A. M., at the Office of Wm. A. Guthrie, one of the Registers in Bankruptcy in said District, for the purposes named in the 27th section of the Bankrupt Act of March 2d, 1867.

W. H. MORROW, Assignee.

P. O. Fayetteville, N. C.
July 9, 1868.

NOTICE BY ASSIGNEE. General Meeting of Creditors. DISTRICT COURT OF THE In Bankruptcy. UNITED STATES. For the Cape Fear District. In the matter of Elias Gainey, Bankrupt. NOTICE IS HEREBY GIVEN, THAT A SECOND General Meeting of the Creditors of said Bankrupt

NOTICE IS HEREBY GIVEN, THAT A SECOND
N General Meeting of the Creditors of said Bankrupt
will be held at Fayetteville, N. C., in said District, on
the 4th day of August, A. D., 1868, at 10 o'clock, A. M.,
at the Office of Wm. A. Guthrie, one of the Registers
in Bankruptcy in said District, for the purposes named
in the 27th section of the Bankrupt Act of March 2d, 1867.
W. H. MORROW, Assignee,
P. O. Fayetteville, N. C.
July 9, 1868. NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- [IN BANKRUPTCY.] District Court of the

United States,

For the Albemarle District. In the matter of R. E. Weathersbee, Bank TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his apdointment as Assignee of R. E. WEATHERSBEE, of Martin County, and State of North-Carlina, who has been adjudged a Bankrupt upon his own Petition by the District Court of said Dis-

P. O. Edenton, N. C. 153-1aw3t. July 9, 1868. NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- (IN BANKRUPTCY.) District Court of the

F. W. BOND, Assignee,

In Bankruptcy. Raleigh & Gaston Railroad have declared a dividend of 3 per cent. on the capital stock of For the Albemarle District. In the matter of Wm. P. Roberts, Bankrupt. TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his appointment as Assignee of Wm. P. Roberts, of Gates county, and State of North-Carolina, in

Notices by Assignee.

NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- [IN BANKRUPTCY.] District Court of the

In Bankruptcy For the Albemarle District. In the matter of Jackson Lowe, Bankrupt. TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his appointment as Assignce of Jackson Lowe, of Martin County, and State of North-Carolina,

Richmond County, on both sides of Great & Heel Swamp, containing Eighty four Acres.

2nd. One-half interest in a Truct of Two

F. W. BOND, Assignee, P. O. Edenton, N. C. July 9, 1868. 153-1aw3t.

NOTICE BY ASSIGNEE OF HIS APPOINTMENT. (IN BANKRUPTCY.) IN THE DISTRICT COURT OF

For the Cape Fear District of In Bankruptey. North-Carolina. In the matter of Milton McIntosh, a Bank rupt. undersigned hereby gives notice of his ap-pointment as Assignee of MILTON McIntosu, of , in the count, of Richmond, and State of North-Carollna, within said District, who has

been adjudged a bankrupt upon the petition of his creditors by the District Court of said District.

W. H. MORROW, Assignee,
P. O. Fayetteville, N. C.

P. O. Fayetteville, N. C.

This of the petition of his creditors by the District Court of said a lot of Mules, Cows, Sheep and Hogs, one Buggy, one Wagon and some Agricultural Implements.

W. H. MORROW. July 2, 1868. 150-law3w NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- (IN BANKRUPTCY.)

DISTRICT COURT OF THE) For the Cape Fear District | In Bankruptcy. UNITED STATES of North-Carolina. n the matter of Ephriam Page & Samuel

R. Surles, Bankrupts. TO WHOM IT MAY CONCERN :- THE undersigned hereby gives notice of his ap-cointment as Assignee of EPHRIAM PAGE & Sam. R. Surles, of the County of Cumberland and State of North-Carolina, within said District. who have been adjudged bankrupts upon their own petition by the District Court of said own petition by the District Court of sai District. W. H. MORROW, Assignee, P. O. Fayetteville, N. C.

NOTICE BY ASSIGNEE OF HIS APPOINTMENT. DISTRICT COURT OF THE

150-law3w.

July 2, 1868.

For the Cape Fear District | In Bankruptcy. of North-Carolina. In the matter of Jacob F. Pegram, Bank rupt, PO WHOM IT MAY CONCERN:-THE undersigned bereby gives notice of his ap-ointment as Assignee of JACOB F. PEGRAM, of iaston county, and State of North Carolina, within said District, who has been adjudged a Bankrupt upon his own petition by the District

Court of said District. E. PASOUR, Assignee, P. O. Dallas, N. C. 150-law3wpd. NOTICE BY ASSIGNEE OF HIS AP-POINTMENT .- (IN BANKRUPTCY.)

N THE DISTRICT COURT OF In Bankruptey. THE UNITED STATES, In the matter of George A. Harding, Bank-TO WHOM IT MAY CONCERN:-THE L undersigned hereby gives notice of his ap-pointment as Assignee of George A. Harring, the County of Northampton, and State of North-Carolina, in said District, who has been adjudged a bankrupt upon his own petition by th

District Court of said District.

JNO. JOS. LONG, SR., Assignee,
P. O. Weldon, N. C. 150-law3w. OTICE BY ASSIGNEE OF HIS AT POINTMENT .- (IN BANKRUPTCY.)

DISTRICT COURT OF THE UNITED STATES, In Bankruptey. For the Pamileo District. In the matter of Leopold Baerd, Bankrupt. undersigned hereby gives notice of his apundersugged hereby gives notice of his appointment as Assignee of Leopold Baerd, of Newbern, in the County of Craven, and State of North-Carolina, in said District, who has been adjudged a Rankruptr bon his own petition by the Direct Court of the District Court of

July 2, 1868. 150-law3w NOTICE BY ASSIGNEE OF HIS AP POINTMENT .- (IN BANKRUPTCY.) District Court of the

United States, For the Pamlico District. In Bankruptcy. In the matter of Richard G. Cobb, Bank TO WHOM IT MAY CONCERN:-THE I undersigned hereby gives notice of his ap-pointment as Assignee of RICHARD G. COBB, of of the County of Craven and State of North-Carolina, within said District, who been adjudged bankrupt upon his own petition by the District Court of said District.

JOHN HUTCHINSON, Assignee,

July 2, 1868.

NOTICE BY ASSIGNEE OF HIS APPOINT In the matter of M. D. Williams, a Bankrupt. MENT .- (IN BANKRUPTCY.) DISTRICT COURT OF THE UNITED STATES. In Bankruptcy. For the Pamlico District of North-Carolina. In the matter of Richard L. Wooten, Bank-TO WHOM IT MAY CONCERN:-THE

P. O. Newbern, N. C.

North-Carolina, within said District, who has been adjudged a bankrupt upon his own petition by the District Court of said District. JOHN HUTCHINSON, Assignee P. O. Newbern, N. C. June 39, 1868. 149-law3t. NOTICE BY ASSIGNEE OF HIS AP-

undersigned hereby gives notice of his appointment as Assignee of RICHARD L. WOOTEN,

of Mosely Hall, Lenoir County, and State of

District Court of the In Bankruptey. United States, For the Pamlico District. in the matter of Josiah Wooten, Bankrupt. TO WHOM IT MAY CONCERN :- THE I undersigned hereby gives notice of his ap-pointment as Assignee of Jusiah Wooten, of Mosely Hall, Lenoir County, and State of North-Carolina, who has been adjudged a Bankrupt upon his own Pe-tition by the District Court of said

POINTMENT .- (IN BANKRUPTCY.)

JOHN HUTCHINSON, Assignee, P. O. Newbern, N. C. 149-1aw3t June 30, 1868. NOTICE BY ASSIGNEE OF HIS APPOINTMENT DISTRICT COURT OF THE

UNIVED STATES, For the Pamlice District In Bankruptcy. of North-Carolina. In the matter of John W. Farrish, Bank-PO WHOM IT MAY CONCERN :- The undersigned To WHOM IT MAY CONCERN:—The undersigned hereby gives notice of his appointment as Assignee of John W. Farrish, of Chatham County, and State of North-Carolina, within said District, who has been adjudged a bankrupt upon his own petition by the District Court of said District.

W. S. GUNTER, Assignes,
P. O. Haywood, N. C.
June 30, 1868.

NOTICE BY ASSIGNEE OF HIS AP

POINTMENT .- (IN BANKRUPTCY.)

istrict Court of the In Bankruptey. United States. For the Pamilco District. in the matter of Levi Dawson, Bankrupt. TO WHOM IT MAY CONCERN:-THE undersigned hereby gives notice of his ap-pointment as Assignee of Levi Dawson, of Ridge spring, of the County of Pitt, and State of North-Carolina, in said District, who has been adjudged a bankrupt upon his own petition by the Dis-trict Court of said District.

JOHN HUTCH NSON, Assignee, P. O. Newbern, N. C. 149—law3tpd. June 30, 1868. NOTICE BY ASSIGNEE OF HIS AP-POINTMENT.-(IN BANKRUPTCY.) District Court of the United States, For the Pamlico District.

In the matter of M. C. Hepting To WHOM IT MAY CO undersigned hereby gives pointment as Assignee North Carolina

Notices by Assignees.

BANKRUPT'S SALE! ASSIGNEE OF THE ESTATE OF AS ASSIGNEE OF THE ESTATE OF MILTON MCINTOSH, I will sell, on the 25th day of July, A. D., 1868, at his residence in the County of Richmond, and State of North-Carolina, to the highest bidder for cash, the following described property:

1st. One Tract of Land, lying and situate in Richmond County, on both sides of Great Shoe Martin County, and State of North-Caronna, who has been adjudged a Bankrupt upon his own Petition by the District Court of said District 2nd. One-half interest in a Tract of Twelve and Cotton Press, all in good running order, Eighty four Acres of the above Tract are eleared and enclosed with good fences. There is also a Turpentine Orchard of 30,000 new Boxes, more

or less, upon this Tract. 3rd. One Hundred Acres of Land, on the West side of the aforesaid Swamp, situated in the aforesaid county. 4th. One Tract in the Fork of Great Shoe Heel

Swamp and Juniper Creek, situated in Richmond County, containing One Hundred and Thirty 5th. A Tract of Fifty Acres, on East side of the aforesaid Swamp, situated in Richmond county. All of the above Lands are of the very best quality, susceptible of easy cultivation, not being surpassed by any lands in this section of country. Also, at the same time and place, will be sold

July 2, 1868.

NOTICE. In the matter of Oliver Newlin, a Bankrupt. IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the bighest bidder, at the Court House in Raleigh. on Monday the 27th day of July, the notes and accounts, the property of the estate of OLIVER

C. L. HARRIS, Assignee,

NOTICE. In the matter of D. C. Murray, a Bankrupt.

Raleigh, July 2, 1868.

IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh, on Monday the 27th day of July, the notes and accounts, the property of the estate of D. C.

C. L. HARRIS, Assignee, 150-inw3t Raleigh, July 2, 1868.

NOTICE. In the matter of Jones Watson, a Bankrupt.

IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, ssued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh on Monday the 27th day of July, the notes and accounts, the property of the estate of Jones C. L. HARRIS, Assignee. Raleigh, July 2, 1868 NOTICE.

In the matter of L. E. Heartt, a Bankrupt. IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh, on Monday the 27th day of July, the notes and accounts, the property of the estate of L. E. HEARTT.

C. L. HARRIS, Assignee. Raleigh, July 2, 1868. NOTICE.

In the matter of W. P. Mallett, a Bankrupt.

IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh, on Monday the 27th day of July, the notes and zecounts, the property of the estate of W. P. MALLEET. C. L. HARRIS, Assignee. Raleigh, July 2, 1868. 150-law3t NOTICE. In the matter of W. J Young, a Bankrupt. IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to

the highest bidder, at the Court House in Raleign, on Monday the 27th day of July, the notes and accounts, the property of the estate of W. J. Young. Raleigh, July 2, 1868. In the matter of Alw. Durham, a IN PURSUANCE OF AN ORDER Judge of the District Court of North issued Inne term, 1868, I will expose to sac, to the highest bidder, at the Court House in Raicigh, on Monday the 27th day of July, the notes and DORHAM. C. L. HARRIS, Assignee.

Raleigh, July 2, 1868. NOTICE. In the matter of J. E. Howell, a Bankrupt, IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court Honse in Raleigh, on Monday the 27th day of July, the notes and accounts, the property of the estate of J. E. HOWELL. C. L. HARRIS, Assignee.

NOTICE.

Raleigh, July 2, 1868.

IN PURSUANCE OF AN ORDER OF THE Judge of the Distaict Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh. on Monday the 27th day of July, the notes and accounts, the property of the estate of M. D. WILLIAMS. C. L. HARRIS, Assignee. Raleigh, July 2, 1868. NOTICE. In the matter of T. R. Emory, a Bankrupt. IN PURSUANCE OF AN ORDER OF THE

Judge of the District Court of North-Carolina,

issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh,

on Monday the 27th day of July, the notes and accounts, the property of the estate of T. R. EMORY. C. L. HARRIS, Assignee. Raleigh, July 2, 1868. NOTICE. In the matter of J. W. O'Neil, a Bankrupt. IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh, or Monday the 27th day of July, the notes and

accounts, the property of the estate of J. W. O'NEIL. C. L. HARRIS, Assignee. Raleigh, July 2, 1868. 150-law3t NOTICE. In the matter of Patterson McDade, a Bank-IN PURSUANCE OF AN ORDER OF THE Judge of the District Court of North-Carolina, issued June term, 1868, I will expose to sale, to the highest bidder, at the Court House in Raleigh, on Monday the 27th day of July, the notes and accounts, the property of the estate of PATTER-SON McDade. C. L. HARRIS, Assignee.

ASSIGNEE'S SALE OF VALUABLE LANDS. ON SATURDAY, THE 25TH DAY OF JULY, at the Court House door, in the town of Oxford, Seven Hundred and Eighty-Four acres of Land in Granville County, adjoining the lands of L. B. Stow. James Clark, Lewis Garner, heirs James and Thomas Ware, on the waters of Mountain Creek, and One-Sixth interest in One Hundacres of land in Halifax County, Va., on waters of Aaron's Creek, the property S. Overby. Also, at the same time will sell One Hundred acres of 1 Granville and Warren Counties. lands of R. McDaniel, Thos. St. Hester, on Sandy Creek; and Three Hundred acres of lo crues on the death of pe in one mile and a half ty of Thos. C. Hughe

June 30, 1868.

Raleigh, July 2, 1868.